EXHIBIT

2

Kathryn Zalewski

From:

Eric A Buikema

Sent:

Thursday, November 04, 2010 1:08 PM

To:

Kathryn Zalewski

Subject:

FW: AUA v Woodward - Exhibits

----- Forwarded Message

From: Steve Woodward <steve | woodward@yahoo.com>

Date: Tue, 2 Nov 2010 13:23:25 -0700 (PDT)

To: Eric Buikema < ebuikema@cardellilaw.com >
Subject: Re: AUA v Woodward - Exhibits

I will not be able to attend the November 4th deposition.

The following week is better for me.

Steven Woodward.

This email and any attachments are intended for the sole use of the named recipient(s) and contain(s) confidential information that may be proprietary, privileged or copyrighted under applicable law. If you are not the intended recipient, do not read, copy, or forward this email message or any attachments. Delete this email message and any attachments immediately.

From: Eric A Buikema <ebuikema@cardellilaw.com>

To: Steve Woodward < steve | woodward@yahoo.com>; Kathryn Zalewski

<kzalewski@cardellilaw.com>; Orem Court <marilyn orem@mied.uscourts.gov>

Cc: Paul M. Kittinger < pkittinger@cardellilaw.com>

Sent: Tue, November 2, 2010 1:39:20 PM **Subject:** Re: AUA v Woodward - Exhibits

Re: AUA v Woodward - Exhibits Mr. Woodward,

Please do not include the court on routine correspondence between the parties, it is busy enough. I cannot tell you or advise you what to do, but if you wish to address the court, or invoke its assistance, it is my suggestion that you do so by proper motion.

The court has issued a new scheduling order and denied your motion for protective order as moot. This means that the obligations of the parties for preparation of the final pretrial order, including an exchange of exhibits, has been put off to a future date. We are under no obligation to do that exchange now.

Having said that, your deposition notice is "decus tecum" and requires you to produce the documents listed in the notice at the time of your deposition on November 4th. Please review that carefully and comply by your personal attendance and by production of those materials.

Regards,

Case 2:10-cv-10978-PJD-MJH ECF No. 47-3, PageID.888 Filed 11/05/10 Page 3 of 4 Eric A. Buikema, Attorney at Law

Cardelli, Lanfear & Buikema, P.C. 322 West Lincoln Avenue Royal Oak, Michigan 48067 (248) 544-1100 (248) 544-1191 fax ebuikema@cardellilaw.com

On 11/2/10 1:15 PM, "Steve Woodward" < steve | woodward@yahoo.com > wrote:

I have not received a reply from the Plaintiff with regards to meeting me to see my exhibits.

Please let me know when you would like to meet so you can view the exhibits.

I would prefer a public place halfway between Flint and your office.

Instead of mailing you the paper copy of my exhibits I will bring them with me, to the mutually agreed upon public location, so you can witness and sign that you have received said exhibit.

Please contact me with the date and time you would like to meet, so I can determine if I am available to meet you.

At the same meeting please bring copies of all your exhibits so I can sign that I have received them.

Sincerely,

Steven Woodward

This email and any attachments are intended for the sole use of the named recipient(s) and contain(s) confidential information that may be proprietary, privileged or copyrighted under applicable law. If you are not the intended recipient, do not read, copy, or forward this email message or any attachments. Delete this email message and any attachments immediately.

From: Steve Woodward < steve | woodward@yahoo.com >

To: Kathryn Zalewski < kzalewski@cardellilaw.com>; Orem Court

<marilyn orem@mied.uscourts.gov>

Sent: Wed, October 27, 2010 9:52:41 AM

Subject: AUA v Woodward - 10-20-10 from Eric Bulkema

I will not attend the deposition. I am filling a "Motion for Protective Order".

I will mail you a copy to your office, later today, after I have it stamped at the Court.

I will mail you the Exhibits, files and documentation you requested.

Case 2:10-cv-10978-PJD-MJH. ECF No. 47-3, PageID 889 Filed 11/05/10 Page 4 of 4 If you still require to see the fiber optic training device and the books I plan on bringing to court please let me know and I will meet you half way between Flint and your office.

Thank you for your time,

Steven Woodward.

This email and any attachments are intended for the sole use of the named recipient(s) and contain(s) confidential information that may be proprietary, privileged or copyrighted under applicable law. If you are not the intended recipient, do not read, copy, or forward this email message or any attachments. Delete this email message and any attachments immediately.

From: Kathryn Zalewski <kzalewski@cardellilaw.com>

To: Steve L woodward@yahoo.com

Sent: Thu, October 21, 2010 3:54:56 PM

Subject: AUA v Woodward - 10-20-10 from Eric Buikema

AUA v Woodward - 10-20-10 from Eric Buikema

<<10-20-10 ltr to woodward - rule 26 disclosure.pdf>>

Sincerely,

Kathy Zalewski

Legal Secretary

Cardelli, Lanfear & Buikema, P.C.

322 W. Lincoln

Royal Oak, MI 48067

(248) 544-1100

kzalewski@cardellilaw.com

This transmisison may contain information that is privileged, confidential and/or exempt from disclosure under applicable law. If you are not the intended recipient, you are hereby notified that any disclosure, copying, distribution, or use of the information contained herein (including any reliance thereon) is **strictly prohibited**. If you received this transmission in error, please contact the sender and destroy the material in its entirety, whether in electronic or hard copy format. Thank you.

---- End of Forwarded Message